TOWN OF LAKE PARK



FACILITY RENTAL POLICIES

Parks & Recreation Department

311 7th Street, Lake Park, FL 33403 561-881-3338 www.lakeparkflorida.gov

2/2013

LAKE PARK RENTAL FACILITIES

The Town of Lake Park is pleased to offer a variety of rental facilities. Each facility offers a unique feel and flavor. From the indoor glamour of an old-fashioned ballroom to the plush greenery of a historic park, the Town's rental facilities strive to provide an array of ambiances. Consider one of Lake Park's many facilities for your next gathering.



MIRROR BALLROOM: 535 Park Avenue (Capacity: 100 guests)
The Historic Mirror Ballroom is the largest facility available, offering the decor

and charm of the olden days. Located on the second floor of Historic Town Hall, this grand Ballroom has a working mirrored ball and stage.



EVERGREEN HOUSE: 601 Federal Highway

(Capacity: 20-65 guests) The Evergreen House is a 1925 Mission style home with original pecky-cypress ceilings and front door. The hardwood Dade pine flooring and fireplace are original to the home which adds to its charm.

Beyond the French doors in the back is a covered patio overlooking Kelsey Park.



LAKE PARK HARBOR MARINA MEETING ROOM:

105 Lake Shore Drive (Capacity: 50 guests) The Marina Meeting Room is a spacious facility offering a beautiful view of the Intracoastal Waterway and Marina from the second floor.



LAKE SHORE PARK INDOOR PAVILION: 701 Lake Shore Drive (Capacity: 40 guests) Situated along the Intracoastal in Lake Shore Park, the

facility is an ideal gathering location for any event. The Lake Shore Park Indoor Pavilion offers an outdoor patio area and a wonderful water view.



LAKE SHORE PARK PICNIC PAVILIONS (NORTH & SOUTH):

(Capacity: 25 guests) Choose from our two picnic pavilions along the Intracoastal in Lake Shore Park. This is an ideal gathering location.



W. ILEX PARK PICNIC PAVILION: 8th Street & W. Ilex Drive (Capacity: 25 guests) A quaint lush community park with a playground.



KELSEY PARK GAZEBO:

Located at US Highway One and Park Avenue. (Capacity: 40 guests) This old-fashioned open-air Gazebo in located in the Heart of Historic Lake Park. No food or beverage is permitted.

Parks and Recreation Department 561-881-3338 or www.lakeparkflorida.gov



TOWN OF LAKE PARK

535 Park Avenue 561-881-3338

FACILITY RENTAL FEE SCHEDULE 2013

FACILITY		DEPOSIT	RENTAL FEE/HR + TAX		
			Resident		Non-Resident
MIRROR BALLROOM		\$500	\$70/hour *		\$100/hour*
Capacity 100					
EVERGREEN HOUSE	VERGREEN HOUSE			ur*	\$70/hour*
Capacity 20 indoors/65 outdoors	5				
HARBOR MARINA		\$200	\$60/hour*		\$90/hour*
Capacity 50					
LAKE SHORE PARK INDOOR PAVILION		\$200	\$60/hour*		\$90/hour*
Capacity 40					
LAKE SHORE PARK SOUTH	\$100	\$50	(flat)	\$70	
2 picnic tables (Sunrise to Sunse Capacity 25	t)				
LAKE SHORE PARK PLAYGR	ON \$100	\$100	(flat)	\$125	
Capacity 45				,	
LAKE SHORE PARK NORTH	PAVILION				
OR WEST ILEX PARK PAVILION		\$100	\$35	(flat)	\$60
1 picnic table (Sunrise to Sunset Capacity 15 each	t)				
BLAKELY COMMONS GAZEBO		\$100	\$45/hour		\$70/hour
Capacity 40					
KELSEY PARK	Entire	\$500	\$200/hc	our	\$250/hour
	Half	\$250	\$100/h	our	\$150/hour

OTHER FEES(non-taxable)

*STAFF FEE \$30/hour (required for all indoor facility rentals)

SET UP & BREAKDOWN \$30/hour (staff fee required*)

METERED PARKING \$1.00/hour

Note: Host may pay for parking for their guests in advance and receive a parking pass for convenience only and does not reserve a parking space.

Rev. 2/13



Town of Lake Park Facility Usage Application

Day/Date of Eve	nı:		,	-		201
Time of Event: Set-up	Start _ :	: (a.m./	(a.m./p. p.m.) Break	.m.) End_ down	::	(a.m./p.m. (a.m./p.m.)
Number of Gues	sts:					
Rental Facility:						
Harbor Marina Kelsey Park: Kelsey Park: Lake Shore Park Town Hall: W. Ilex Park		_ Entire _	Evergreen Half avilion P		ons (North o	or South)
Type of Event:			ver Birth Ceremony			
Requests:		Parking I Special	lic Beverages Passes for # Events Permi res a Certifica	cars. it Required		6
Contact Informa Name: Organization Address:			es a certifica			
Home: ()		Cell: :	()		
Work: () E-mai		Other:			 _
Rental Deposit F If different from ab						
I, THE UNDERSIC FACILITY RENTA	L POLI	CY AGREE	MENT.			
Renter:						te
Lake Park Staff:	\boldsymbol{X}				Da	te

FACILITY USAGE AGREEMENT - PROCEDURES AND REQUIREMENTS

To reserve a Town rental facility, simply complete the Facility Usage Application and Agreement and secure with a rental deposit. The balance will be due in full fourteen (14) days prior to the event.

DEPOSIT: A deposit is required at the time the reservation of a town rental facility is made. **All deposits are <u>forfeited</u> at the time of cancellation of the event, regardless of the date. The deposit <u>cannot</u> be forwarded to a future date. Following the event, the deposit is refundable in no less than fourteen (14) days, upon a positive inspection of the rental facility and its premises, in lieu of any damage and/or theft.**

TIME: All Town rental facilities are to be vacated no later than 1:00 a.m. Parties are to allow ample time to vacate the premises or a portion or all of the deposit may be forfeited.

MAXIMUM NUMBER OF PEOPLE: Due to the Lake Park Fire Codes and facility space, the maximum number of people allowed per event varies per rental facility. There are no exceptions.

SET-UP / BREAKDOWN: All renting parties <u>are responsible</u> for the set-up and breakdown of tables and chairs. If any special needs must be addressed, the renting party should contact the Town of Lake Park no later than one week prior to the event. All groups that choose not to breakdown their event, and return the tables and chairs to their original location, will forfeit their deposit.

DECORATIONS: Please refer decorating questions to the Lake Park Staff. Due to Lake Park Fire Codes, absolutely **NO CANDLES OR SMOKE MACHINES are permitted in town rental facilities. Glitter, confetti and rice are also not permitted. No decorations** may be taped to the interior walls of the Lake Shore Pavilion, Harbor Marina Room and the Mirror Ballroom, as it ruins the paint.

CHAIRS/TABLES: The Town will provide chairs and tables in the Mirror Ballroom and the Lake Shore Park Pavilion only. All chairs and tables will need to be setup by the renting party and must be relocated to the exact areas as they are found. No exceptions. Additional chairs and/or tables from a rental company may be brought into any Lake Park Rental Facility.

CLEANUP: The event organizer is responsible for all **cleanup and damages both inside and outside of (including all perimeters) the chosen rental facility**. General cleanup must be completed before ending the event. Any excessive cleanup that may be necessary will be taken out of the deposit before any reimbursement is made. **It is up to the event organizer to end their party on time or be assessed the additional charge, which is payable immediately.** Failure to leave the premises on time will result in the contacting of the Palm Beach County Sheriff Department for the groups immediate dismissal and forfeiture of the deposit. Should there be excessive clean-up, beyond the cost of deposit, the renting party will be charged an additional fee.

PARKING:

There is metered parking around Lake Shore and Kelsey Parks and the Harbor Marina Room. The hourly parking rate is \$1 per hour. For the convenience to your guests, you may purchase parking passes at face value in advance. The parking passes will not reserve or guarantee a parking space however, they will allow your guests to park without having to feed the parking meters during the time of your event. By prepaying for parking, you will be provided passes for your guests to display in their windshield the day of your event. Parking is free on Sunday!

TOWN'S UNILATERAL RIGHT TO CANCEL EVENTS: The Town reserves the right to cancel an event and reservation, and retain all or a portion of the applicant's security deposit and rental fees, if the applicant makes any incomplete, inaccurate, false, or misleading statement in the application, or omits or fails to provide the information, deposit, or fees required by the application. Moreover, if prior to the event taking place, the Town determines that the applicant is advertising or promoting the event and charging admission or a donation to persons in exchange for a person's attendance at the event, the Town may unilaterally cancel the event and retain any deposit or fees submitted. If the Town cancels the event, the Town shall be entitled to retain the security deposit and up to 100% of all fees collected from the applicant prior to the discovery of the false or incomplete information. The Town shall also have the right to unilaterally cancel an event for any reason provided the Town does so at least seven days prior to the scheduled event. In which case, the applicant shall be entitled to a refund of the security deposit submitted at the time of application and any fees collected.

PERSONNEL/SECURITY: A staff member is required to be in attendance for an event regardless of the number of people attending. The staff member(s) will NOT be expected to be utilized as set-up, wait staff and/or cleanup workers. The event organizer is responsible for the behavior of the guests. If for any reason, the Town's staff member feels it necessary to contact PBSO, there will be a complete forfeiture of the deposit.

FOOD & BEVERAGES: Food and beverages are allowed at select rental facilities.

RIDES AND/OR ACTIVITIES: Bounce houses are allowed <u>only</u> with a Certificate of Insurance from the bounce house company you select. The insurance certificate must be faxed or emailed to the Town of Lake Park Recreation Department for approval no later than one week prior to the event and the date of the insurance certificate must not be more than 30 days prior to the date of the event. The town of Lake Park must be named as the certificate holder and additional insured with respect to commercial general liability, and the limits must be at least \$1 million per occurrence and \$2 million aggregate. Slides, pony rides, and/or carnival rides are <u>NOT</u> allowed to be in or around town rental facilities, especially in Kelsey and Lake Shore Parks. <u>Certificate Holder should read:</u> Town of Lake Park, 535 Park Avenue, Lake Park, FL 33403.

ANIMALS: At no time are animals allowed to be in or around town rental facilities. In accordance with Lake Park Codes, no animals are allowed in the parks (including petting zoos).

CHILDREN: All children's behavior is to be monitored by the event organizer. Town rental facilities are not designed to allow children to run free throughout the buildings. It will be the responsibility of the event organizer to control the behavior of all of the guests, especially the children.

SMOKING: Absolutely **NO TOBACCO** of any kind is allowed inside of, or on the patio of, town rental facilities. Tobacco consists of cigarettes, cigars, pipes and smokeless tobacco (chew). **As with all government buildings, smoking is only permitted in grassy lawn areas around the outside of town rental facilities - 50 feet in distance. Ashtrays are not provided by the town and the event organizer is responsible for any and all smoking debris, trash, damage, etc. The side glass doors of the Mirror Ballroom are <u>not</u> to be opened, except in case of emergency evacuation. The balconies and outside staircases are for historical purposes and are <u>never</u> to be utilized as a smoking patio and/or an access to the parking lot.**

PERMITS: A permit is required to have any type of function in or near town rental facilities. Those permits would include, but not limited to: Rental Agreement Permit, Special Events Permit, etc. If an event exceeds the capacity of a rental facility and uses any type of infrastructure outside the confines of the building into the public use area a special events permit fee is required at an additional fee to be submitted for approval.

ALCOHOL: The event organizer accepts all responsibility for the alcohol consumption of their guests. The town personnel and the Town of Lake Park will not be held liable for any behavior or alcohol intake of the guests at any event at town rental facilities. If Town Personnel feels it necessary to contact PBSO, for any reason, there will be a complete forfeiture of the deposit.

MUSIC: There are no sound systems and/or microphones available at any location in town. All rental groups are responsible for their own P.A. Systems. Limited music is permitted at town rental facilities. The event organizer **is responsible for keeping the music volume at a reasonable level.** Also, in compliance with the residential homes around town rental facilities, the town personnel present at the event is directed to inform the event organizer that the volume should be adjusted, if necessary.

DAMAGE AND/OR THEFT: Should there be any damage or theft, the deposit will be forfeited. Should the cost for damage and/or theft (photographs, furniture, etc.) exceed the deposit, the event organizer will be responsible for the additional costs. The Town of Lake Park, and its staff, will be held harmless should any item of the event organizer and/or their function be stolen or misplaced.

GENERAL LIABILITY: The event organizer is completely responsible for all damage, theft, physical harm, alcoholic consumption and incidences that cause public complaint and/or Palm Beach County Sheriff notification. It is the responsibility of the event organizer to control the alcoholic intake and the behavior of their guests.

IMPORTANT NOTICE: It is important to remember that while enjoying the atmosphere of rental facilities, the contents and amenities are to be respected. The Town of Lake Park reserves the right to reject a rental party for any reason, and any circumstances, whatsoever. The event organizer is completely responsible for all damage, theft, physical harm, alcoholic consumption and incidences that cause public complaint and / or Palm Beach County Sheriff notification. It is the responsibility of the event organizer to control the alcoholic consumption and the behavior of their guests.

INDEMNIFICATION: Renter shall, during the term of this agreement, fully protect, indemnify and hold Town harmless from any and all claims, demands, actions, suits, judgments, liabilities, losses, costs and expenses (including reasonable attorney's fees and expenses) of every kind and character arising, or alleged to arise, out of or in connection with any injury to, or the death of, any person or any damage to or loss of any property in any manner growing out of or connected with, or alleged to grow out of or to be connected with, any act, omission, event, condition or casualty in connection with the business or profession conducted on the premises or the use or occupancy of the premises by Renter, his employees, agents, licensees or invitees, or causes by or resulting from, or alleged to be caused by or to result from, the negligence of other conduct of Renter, his employees, agents, licensees or invitees.

Facility Usage Agreement

AKE PARK
This agreement, made theday of, 201, by and between THE TOWN OF LAKE PARK, a Florida municipal corporation (Town) and (Renter).
I understand that all party goers who are affiliated with this event are responsible for paying an hourly parking fee if renting a facility or renting the park in Lake Shore and Kelsey Park. The fee is \$1 per hour. You can pay either by coin which is located on the North & South side of Kelsey Park, or use debit or coin at either the tennis court parking lot or South parking lot located in Lake Shore Park.
Premises: Town leases to Renter and Renter leases from Town the(Facility Name)
Term: The hours of rental are fromo'clockm. untilo'clockm. on(Day/Date).
Security Deposit: Renter shall deposit with Town the sum of \$ as security for the full and faithful performance by Renter of all of Renters obligations hereunder. The deposit shall be made at the time the reservation for the premise is made with Town. No interest shall be paid upon the security deposit nor shall Town be required to maintain said deposit in a segregated account. The security deposit shall not be considered prepaid rent. In the event that Renter shall default in the full and faithful performance of any of the terms hereof, then Town may, without notice, either retain the security deposit as liquidated damages, or Town may retain the same and apply it toward actual damages sustained by Town by reason of the default of the Renter. If the renter fully and faithfully complies with all of the terms hereof, the security deposit or any balance thereof shall be returned to Renter after fourteen (14) days after expiration of this agreement, including extension thereof.
Rental Rate: Renter shall pay Town the rental sum of \$, fourteen (14) days prior to the event.
Leases and Assignments: Renter shall not have the right to assign this agreement to any other person or entity.
Rules and Regulations: The rules and regulations included hereto shall be incorporated into and made a part of this agreement.

Indemnification: Renter shall, during the term of this agreement, fully protect, indemnify and hold Town harmless from any and all claims, demands, actions, suits, judgments, liabilities, losses, costs and expenses (including reasonable attorney's fees and expenses) of every kind and character arising, or alleged to arise, out of or in connection with any injury to, or the death of, any person or any damage to or loss of any property in any manner growing out of or connected with, or alleged to grow out of or to be connected with, any act, omission, event, condition or casualty in connection with the business or profession conducted on the premises or the use or occupancy of the premises by Renter, his employees, agents, licensees or invitees, or causes by or resulting from, or alleged to be caused by or to result from, the negligence of other conduct of Renter, his employees, agents, licensees or invitees.

General Provisions:

Captions: The captions or titles to the various sections of this agreement are for convenience and ease of reference only and do not define, limit, augment or describe the scope, content or intent of this agreement or of any parts thereof.

Joint and Several Obligations: If Renter consists of more than one person or entity, the obligation of all such persons is joint and several.

Situs: The agreement shall be constructed and interpreted according to the laws of the State of Florida.

In witness whereof, the parties have executed this Agreement, as evidence of their agreement to the information set out therein.

I, THE UNDERSIGNED, HAVE READ AND UNDERSTAND EVERYTHING IN THIS RENTAL AGREEMENT POLICY.

RENTER:	
	(PRINT)
	(SIGNATURE)
DATE:	/